IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Thomas W. Leonard Application No.: 10/821,278 Confirmation No.: 1153 Group Art Unit 1617

Filing Date: April 8, 2004 Examiner: Sahar Javanmard For: METHODS OF ADMINISTERING ESTROGENS AND PROGESTINS

March 4, 2009

Commissioner for Patents Box 1450 Alexandria, VA 22313-1450

INFORMATION DISCLOSURE STATEMENT COVER LETTER

Sir:

Attached is an Information Disclosure Statement listing of documents previously of record in parent Application No. 10/566,458 filed on January 30, 2006, with the Application number and attorney docket number of the parent application struck through and the attorney docket number of the present application written in. As the benefit of this application is claimed under 35 U.S.C. § 120, no copies need to be furnished in accordance with 37 C.F.R. § 1.98(d); however, copies will be furnished on request.

	In acco	rdance with 37 CFR 1.97(b), the information disclosure statement is being filed:
	(1)	within three months of the filing date of a national application other than a continued
		prosecution application under §1.53(d);
	(2)	within three months of the date of entry of the national stage as set forth in §1.491 in
		an international application;
	(3)	before the mailing of a first Office Action on the merits; or
	☐ (4)	before the mailing of a first Office Action after the filing of a request for continued
		examination under §1.114.
\boxtimes	In acco	ordance with 37 CFR 1.97(c), the information disclosure statement is being filed after
he period s	specified	in 37 CFR 1.97(b) above, but before the mailing date of any of a final action under
§1.113, a n	otice of	allowance under §1.311, or an action that otherwise closes prosecution in the
application, and is accompanied by one of the following:		
	(1)	The statement specified under 37 CFR 1.97(e), as follows:
		☐ Each item of information contained in the information disclosure statement
	wa	s first cited in any communication from a foreign patent office in a counterpart foreign
	ар	plication not more than three months prior to the filing of the information disclosure
	sta	atement; <u>or</u>
		☐ No item of information contained in the information disclosure statement was
	cite	ed in a communication from a foreign patent office in a counterpart foreign application,
	an	d, to the knowledge of the person signing the certification after making reasonable
	inc	uiry, no item of information contained in the information disclosure statement was
	kn	own to any individual designated in §1.56(c) more than three months prior to the filing
	of	the information disclosure statement; <u>or</u>
	□ (2)	The fee set forth in §1.17(p);

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In accordance with 37 CFR 1.97(d), the information disclosure statement is being filed after		
the period specified in 37 CFR 1.97(c) above, but on or before payment of the issue fee, and is		
accompanied by both of the following:		
(1) The statement specified under 37 CFR 1.97(e), as follows:		
☐ That each item of information contained in the information disclosure		
statement was first cited in any communication from a foreign patent office in a		
counterpart foreign application not more than three months prior to the filing of the		
information disclosure statement; <u>or</u>		
☐ That no item of information contained in the information disclosure statement		
was cited in a communication from a foreign patent office in a counterpart foreign		
application, and, to the knowledge of the person signing the certification after making		
reasonable inquiry, no item of information contained in the information disclosure		
statement was known to any individual designated in §1.56(c) more than three months		
prior to the filing of the information disclosure statement; and		
(2) The fee set forth in §1.17(p);		
In accordance with 37 CFR 1.97(g), the information disclosure statement shall not be construed		
as a representation that a search has been made.		
In accordance with 37 CFR 1.97(h), the information disclosure statement shall not be construed		
to be an admission that the information cited in the statement is, or is considered to be, material to		
patentability as defined in §1.56(b).		
☐ The Director is hereby authorized to charge the fee specified in 37 C.F.R. § 1.17(p), and any		
fee deficiency or credit any overpayment, to Deposit Account No. 50-0220; or		
No fee is believed due. However, the Director is hereby authorized to charge any deficiency		
or credit any overpayment to Deposit Account No. 50-0220.		
Respectfully submitted, F. Michael Sajovec Registration No. 3/1,793 Attorney for Applicant(s)		
Customer Number 20792		

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In re: Thomas W. Leonard

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CERTIFICATION OF TRANSMISSION

I hereby certify that this correspondence is being transmitted via the Office electronic filing system in accordance with § 1.6(a)(4) to the U.S. Patent and Trademark Office on March 4, 2009.

Betty-Lou Rosser